SOUTHERN DISTRICT OF NEW YORK		
UNITED STATES OF AMERICA,	: : :	
-V-	: :	21-CR-157 (LTS)
DEVIN PARSONS,	:	
Defendant.	: : : Y	
	ORDER	

INITED OTATES DISTRICT COLIDT

The initial pretrial conference in this matter is hereby scheduled to occur as a teleconference on **April 6, 2021, at 12 p.m**.

The parties should call **888-363-4734** and use access code **1527005**# and password 1050#. (Members of the press and public may call the same number, but will not be permitted to speak during the hearing.) In accordance with the Court's Emergency Individual Rules and Practices in Light of COVID-19, counsel should adhere to the following rules and guidelines during the conference:

- 1. Each party should designate a single lawyer to speak on its behalf (including when noting the appearances of other counsel on the telephone).
- 2. Counsel should use a landline whenever possible, should use a headset instead of a speakerphone, and must mute themselves whenever they are not speaking to eliminate background noise. In addition, counsel should not use voice-activated systems that do not allow the user to know when someone else is trying to speak at the same time.
- 3. To facilitate an orderly teleconference and the creation of an accurate transcript, counsel are *required* to identify themselves every time they speak. Counsel should spell any proper names for the court reporter. Counsel should also take special care not to interrupt or speak over one another.
- 4. If there is a beep or chime indicating that a new caller has joined while counsel is speaking, counsel should pause to allow the Court to ascertain the identity of the

new participant and confirm that the court reporter has not been dropped from the

call.

If possible, defense counsel shall discuss the attached Waiver of Right to be

Present at Criminal Proceeding with the Defendant prior to the proceeding. If the Defendant

consents, and is able to sign the form (either personally or, in accordance with Standing Order

20-MC-174 of March 27, 2020, by defense counsel), defense counsel shall file the executed form

at least 24 hours prior to the proceeding. In the event the Defendant consents, but counsel is

unable to obtain or affix the Defendant's signature on the form, the Court will conduct an inquiry

at the outset of the proceeding to determine whether it is appropriate for the Court to add the

Defendant's signature to the form.

SO ORDERED.

Dated: March 31, 2021

New York New York

/s/ Laura Taylor Swain_

LAURA TAYLOR SWAIN

United States District Judge

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	ED STATES DISTRICT COURT HERN DISTRICT OF NEW YORK	
UNITE	D STATES OF AMERICA	
	-V-	WAIVER OF RIGHT TO BE PRESENT AT CRIMINAL
	I PARSONS, DefendantX	PROCEEDING 21-CR-157 (LTS)
<u>Check</u>	Proceeding that Applies	
	Arraignment	
	I have been given a copy of the indictment correviewed it with my attorney. I understand that I courtroom in the Southern District of New Yoreviewed the indictment; to have the indictment plea of either guilty or not guilty before the judg wish to plead not guilty. By signing this doct following. I willingly give up my right to appear of New York to advise the court that: 1) I have received and reviewed a control of the judge to read the guilty of the charges and it plead not guilty to the charges and indicate the plead of the judge to read the guilty to the charges and indicate the judge to read the guilty to the charges and indicate the judge to read the guilty to the charges and indicate the judge to read the guilty to the charges and indicate the judge to read the guilty to the charges and indicate the judge to read the guilty to the charges and indicate the judge to read the guilty to the charges and indicate the judge to read the guilty to the charges and indicate the judge to read the guilty to the charges and indicate the judge to read the guilty to the charges and indicate the judge to read the guilty to the charges and indicate the judge to read the guilty to the charges and indicate the judge to read the guilty to the charges and indicate the judge to read the guilty to the charges and indicate the judge to read the guilty to the charges and indicate the guilty to the guilty to the charges and indicate the guilty to the gu	I have a right to appear before a judge in a ork to confirm that I have received and read aloud to me if I wish; and to enter a ge. After consultation with my attorney, I ument, I wish to advise the court of the ar in a courtroom in the Southern District opp of the indictment.
Date:	Signature of Defendant	
	Print Name	
	Bail Hearing	
	I am applying or in the future may apply for rele	ease from detention, or if not detained, for

I am applying or in the future may apply for release from detention, or if not detained, for modification of the conditions of my release from custody, that is, my bail conditions. I understand that I have a right to appear before a judge in a courtroom in the Southern District of New York at the time that my attorney makes such an application. I have discussed these rights with my attorney and wish to give up these rights for the period of time in which access to the courthouse has been restricted on account of the COVID-19 pandemic. I request that my attorney be permitted to make applications for my release

from custody or for modification of the conditions of my release even though I will not be present, and to make such applications in writing or by telephone in my attorney's

	liscretion.
Date:	Signature of Defendant
	Print Name
	Conference
	have been charged in an indictment with violations of federal law. I understand that I have a right to be present at all conferences concerning this indictment that are held by a budge in the Southern District of New York, unless the conference involves only a question of law. I understand that at these conferences the judge may, among other things, 1) set a chedule for the case including the date at which the trial will be held, and 2) determine whether, under the Speedy Trial Act, certain periods of time should be properly excluded an setting the time by which the trial must occur. I have discussed these issues with my attorney and wish to give up my right to be present at the conferences. By signing this document, I wish to advise the court that I willingly give up my right to be present at the conferences in my case for the period of time in which access to the courthouse has been estricted on account of the COVID-19 pandemic. I request that my attorney be permitted to represent my interests at the proceedings even though I will not be present.
Date:	Signature of Defendant
	Print Name
in the encome volunt of what	affirm that I am aware of my obligation to discuss with my client the charges contained ndictment, my client's rights to attend and participate in the criminal proceedings assed by this waiver, and this waiver form. I affirm that my client knowingly and ily consents to the proceedings being held in my client's absence. I will inform my client transpires at the proceedings and provide my client with a copy of the transcript of the ngs, if requested.
Date:	Signature of Defense Counsel

	Print Name
Addendum f	for a defendant who requires services of an interpreter:
translated thi	vices of an interpreter to discuss these issues with the defendant. The interpreter also is document, in its entirety, to the defendant before the defendant signed it. The name is:
Date:	Signature of Defense Counsel
Accepted:	Signature of Judge Date: